REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number
Invoice Date
Client Number

1055254 07/28/03 172573

Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees

1,684.50

TOTAL BALANCE DUE UPON RECEIPT

\$ 1,684.50

REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W.R Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1055254
Invoice Date 07/28/03
Client Number 172573
Matter Number 60026

Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JUNE 30, 2003

Date	Name		Hours
06/17/03	Lord	Research docket and update 2002 Service List and Service labels.	.30
06/24/03	Keuler	Telephone call with A. Muha re: filing of motion to increase budget (0.2); review motion for increased budget (0.6); draft and finalize notice of motion (1.1); discuss same with K. Gwynne (0.2); telephone call with A. Muha re: same (0.1).	2.20
06/24/03	Lord	Update 2002 Service List and labels.	.30
06/24/03	Lord	Discuss motion for increased budget with R. Keuler (.2); prepare service for same (.2)	.40
06/24/03	Muha	Attend to issues re: filing of motion to increase budget.	3.00
06/25/03	Keuler	Review letter to be filed with Court re: motion to increase budget.	.20
06/25/03	Lord	Various e-mails from/to P. Lykens re: Letter to Judge Fitzgerald (.3); discuss same with R. Keuler (.3); e-file same (.5).	1.10

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172573 W. R. Grace & Co.
60026 Litigation and Litigation Consulting
July 28, 2003

Invoice Number 1055254

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Date	Name		Hours
06/25/03	Muha	Attention to issues re: filing motion to increase budget (including calls and e-mails to Debtors' local bankruptcy counsel).	.90
		TOTAL HOURS	8.40

TIME SUMMARY	Hours		Rate		Value
Andrew J. Muha			200.00		780.00
Richard A. Jr. Keuler	2.40	at	\$ 250.00	=	600.00
John B. Lord	2.10	at	\$ 145.00	=	304.50

CURRENT FEES 1,684.50

TOTAL BALANCE DUE UPON RECEIPT \$ 1,684.50

REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487 Invoice Number
Invoice Date
Client Number

1055253 07/28/03 172573

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees

160,080.25

TOTAL BALANCE DUE UPON RECEIPT

\$ 160,080.25

=========

REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487 Invoice Number 1055253
Invoice Date 07/28/03
Client Number 172573
Matter Number 60028

Hours

Re: (60028) ZAI Science Trial

Date Name

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JUNE 30, 2003

05/28/03 Restivo	Analyze new material re: Science trial (1.4); dictate memos re: same (1.1); trial planning (1.0).	3.50
05/30/03 Restivo	Telephone call with D. Cameron re: Science Trial planning issues.	.50
05/31/03 Cameron	Prepare for meeting with experts re: deposition preparation meeting during week of June 2.	1.40
05/31/03 Culleiton	Draft (2.9) and revise (1.1) Hays' deposition digest.	4.00
05/31/03 Flatley	Preparation for conference call with R. Senftleben and Dr. Hughson (1.20); reviewing materials in preparation for Dr. Hughson deposition (4.20).	5.40
06/01/03 Cameron	Review reports and supporting materials in preparation for meetings with expert witnesses regarding deposition preparation.	2.00
06/02/03 Bentz	Scheduling expert depositions (.5); preparation of memo regarding Van Cura deposition (2.0); review of memo regarding Versar report (.6); work on findings of fact and conclusions of law (.9).	4.00

Date	Name		Hours
06/02/03	Cameron	Prepare for and meet with R. Finke regarding expert deposition preparation (2.0); meet with R. J. Lee and R. Finke regarding deposition preparation issues (5.1).	7.10
06/02/03	Culleiton	Review and analyze J. Restivo memos regarding analysis of additional scientific studies (0.8); review D. Cameron's summary of M. Corn deposition (0.7).	1.50
06/02/03	Flatley	E-mails from/to D. Cameron re: R. Lee preparation (.20); reviewing materials in preparation for meeting with and deposition of B. Hughson (8.00).	8.20
06/02/03	Muha	Research instances in which Claimants' expert reports were excluded from evidence on Daubert grounds.	3.00
06/02/03	Turkaly	Review and digest fact witness deposition transcripts.	8.00
06/03/03	Atkinson	Reviewing correspondence and collected reliance materials in response to J. Ward 6/3/03 letter requesting additional reliance materials (.8); copies of expert materials to D. Cameron (.4); copies of experts depositions to K. Condo (.7); reviewing homeowners' depositions re: exposure data (.3).	2.20
06/03/03	Bentz	Review of records regarding historical Grace testing (1.0) and conference with L. Flatley regarding same (.5); review of memoranda regarding Corn deposition (.6); correspondence with Claimants' counsel regarding reliance materials (.6).	2.70

Date	Name		Hours
06/03/03	Butcher	Phone call from M. Cohn re: FOIA requests.	.20
06/03/03	Cameron	Prepare for expert deposition preparation meeting by extensive review of risk assessment materials (2.3); continued review of materials and preparation of summaries for meetings/deposition preparation with R. Lee and R. Finke (2.6); meet with R. Finke regarding same (.5); multiple e-mails with R. Finke regarding same (.7); telephone call with witnesses regarding deposition scheduling and deposition preparation issues (.2).	6.30
06/03/03	Flatley	Continued preparation for Dr. Hughson deposition.	6.80
06/03/03	Turkaly	Review and digest fact witness depositions.	8.00
06/04/03	Atkinson	Drafting memo to R. Finke forwarding additional claimants' experts' reliance materials (.4); reviewing experts' reliance materials for completeness (.5), and searching for additional reliance materials (.8).	1.70
06/04/03	Bentz	Review of additional reliance materials provided by claimants' experts (1.9); letter to W. Sparks and review of requested materials (1.1); review of documents regarding Grace historical testing (.9); work on proposed findings of fact and conclusions of law (1.4).	5.30
06/04/03	Cameron	Prepare for and attend expert deposition preparation meeting with witness and R. Finke (8.2); prepare summary of R. Lee materials for J. Restivo (1.2) and meet with R. Finke and J. Restivo regarding same (1.1).	10.50

Date	Name		Hours
06/04/03	Flatley	E-mails and call with R. Senftleben (.30); preparation for Dr. Hughson deposition (5.80).	6.10
06/04/03	Muha	Memo re: research of prior instances when ZAI Claimant expert witnesses' testimony/reports excluded on Daubert grounds.	1.80
06/04/03	Restivo	Deposition preparation of Dr. B. Anderson.	1.50
06/04/03	Turkaly	Review and digest fact witness depositions.	6.00
06/05/03	Atkinson	Assembling experts' reliance materials for D. Cameron in preparation for expert depositions.	. 80
06/05/03	Bentz	Review of correspondence regarding reliance materials (.3); review of EPA statement regarding attic insulation and asbestos (.9).	1.20
06/05/03	Cameron	Meet with R. Finke and expert witness before deposition (1.0); defend expert deposition of E. Anderson (7.5); meet with J. Restivo regarding same (.6).	9.10
06/05/03	Flatley	Preparation for Dr. Hughson meeting (7.50); with R. Senftleben and meeting with Dr. Hughson (4.00).	11.50
06/05/03	Restivo	Preparation for Dr. R. Lee deposition.	5.00
06/05/03	Turkaly	Review and digest fact witness depositions.	7.00
06/06/03	Atkinson	Prepare memo to D. Cameron with inventory of Dr. Betty Anderson's case file, made available during deposition (.6); draft letter to J. Ward in response to request for additional reliance materials (.6); internet searches locating	2.40

	Name		Hours
		materials to be sent to Mr. Ward (1.2).	
06/06/03	Bentz	Letters to claimants' counsel regarding reliance materials (.7); review of legal research (.6).	1.30
06/06/03	Cameron	Attend and defend portion of R. Lee deposition (.4); meet with J. Restivo and R. Finke regarding same (.6); meet with R. Lee and R. Finke regarding same (.4); review materials from E. Anderson deposition (.8); telephone call with Drs. Lees and Mlynarek regarding potential deposition dates and preparation issues (.3).	2.50
06/06/03	Flatley	Preparation for Dr. Hughson deposition, including meeting with Dr. Hughson and R. Senftleben (1.80); participating in Dr. Hughson deposition and short follow up (6.80).	8.60
06/06/03	Restivo	Preparation for and defend deposition of Dr. R. Lee.	9.00
06/06/03	Turkaly	Continue to review and digest fact witness depositions.	8.00
06/07/03	Atkinson	Checking list of reliance materials against file of papers/articles re: scientific issues.	.30
06/09/03	Atkinson	Reviewing experts' reliance materials for completeness.	.40
06/09/03	Bentz	Corresponding with claimants' counsel regarding deposition schedule (.6); preparation for depositions of experts, Drs. Lees and Mlynarek (4.7).	5.30
06/09/03	Cameron	Review materials to prepare for Lees deposition (.9); meet with J. Bentz regarding same (.3); review	2.60

Date Name		Hours
	R. Turkewitz correspondence (.1) and telephone call with J. Bentz (.1); meet with J. Restivo regarding open issues (.2); review M. Corn transcript and e-mail regarding same (1.0).	
06/09/03 Flatley	Review deposition notes after Hughson deposition (.40); meet with D. Cameron re: deposition results (.40).	.80
06/10/03 Atkinson	Locate Lees/Mlynarek reports for J. Bentz, D. Cameron (.5); reviewing experts' reliance materials and articles requested by experts (1.8).	2.30
06/10/03 Bentz	Conference with Dr. Lees and D. Cameron (.2); preparation for experts' depositions (3.1).	3.30
06/10/03 Butcher	Revise memo to D. Cameron re: FOIA requests (.20); begin summarizing documents produced by EPA (.50).	.70
06/10/03 Cameron	Continued e-mails and telephone calls regarding deposition scheduling and preparation issues (.6); continued preparation of outline and review of materials for deposition (Lees and Mlynarek) preparation meetings (1.2); review issues from Corn, Lee and Anderson depositions (.6).	2.40
06/10/03 Flatley	Call with R. Senftleben (.10); call with Dr. Ilgren (.20); e-mails to/from D. Cameron re: various deposition-related issues (.30).	.60
06/10/03 Turkaly	Review and digest D. Van Cura's deposition.	6.00
06/11/03 Atkinson	Letter to Grace in-house counsel enclosing expert reports.	1.20

	Name		Hours
06/11/03	Bentz	Review of Van Cura deposition (1.8); preparation for expert depositions (1.3).	3.10
06/11/03	Butcher	Review deposition transcripts of R. Hatfield and Longo for requests for production of documents (.70); summarize documents produced by EPA (.50).	1.20
06/11/03 Came:	ron Tele	phone call with R. Finke regarding recent developments with experts (.3); e-mails regarding same (.2); telephone call with J. Restivo regarding same (.1); review expert depositions and summaries (.9).	0
06/11/03	Flatley	Call with R. Senftleben and follow up (.30); follow up on Drs. Ilgren and Hughson (.40).	.70
06/11/03	Turkaly	Review and digest D. Van Cura's deposition.	8.00
06/12/03	Bentz	Correspondence with claimants' counsel regarding expert reliance materials (.5); review of deposition notes (.8).	1.30
06/12/03	Cameron	Meet with J. Restivo regarding science trial expert discovery issues.	.60
06/12/03	Culleiton	Review Hays, Gobbell and Ewing depositions for additional requested documents.	.50
06/12/03	Flatley	Quick look at Dr. Hughson transcript (0.1) and message for R. Senftleben (0.1).	.20
06/12/03	Restivo	Telephone calls with D. Siegel re: case status and related research.	1.00
06/12/03	Turkaly	Review and digest K. Kalman's deposition.	5.00

Date	Name		Hours	
06/13/03	Bentz	Review of materials in preparation for depositions of Drs. Lees and Mlynarek.	2.00	
06/13/03	Flatley	Call with R. Senftleben re: Dr. Hughson transcript.	.30	
06/13/03	Muha	Respond to e-mail questions from debtor's local counsel re: attorneys on ZAI Science Trial case.	.50	
06/13/03	Turkaly	Review and digest K. Kalman's deposition.	6.50	
06/14/03	Atkinson	Reviewing J. Ward letter re: additional reliance materials and reviewing files for response.	.30	
06/14/03	Cameron	Prepare and revise deposition preparation outline.	.70	
06/15/03	Cameron	Review and revise summary outline for deposition preparation (0.6) and e-mail regarding same (0.2).	.80	
06/16/03	Atkinson	Research re: CFR and Federal Register reliance documents requested by expert Jay Ward.	.70	
06/16/03	Bentz	Corresponding with experts and counsel for claimants regarding expert depositions (1.0); conferences with claimants' counsel regarding ZAI Science Trial issues at Omnibus hearing (.20); conference with K. Condo and work regarding Daubert and dispositive motions (1.5).	2.70	
06/16/03	Butcher	Draft summary of documents produced by EPA.	1.40	
06/16/03	3 Cameron	E-mails regarding science trial issues (.2); meet with J. Restivo regarding same (.2).	.40	
06/16/03	Restivo	Review new material and make	1.00	

Date	Name		Hours
		related telephone calls.	
06/16/03	Turkaly	Review and digest additional fact witness depositions.	2.00
06/17/03	Atkinson	Reviewing files re: additional reliance materials per J. Ward request.	1.00
06/17/03	Bentz	Conference call with Dr. Lees in preparation for deposition (1.30); conference with D. Cameron and R. Finke regarding Lees and Mlynarek depositions (.7); preparation for Lees and Mlynarek depositions (1.0).	3.00
06/17/03	Cameron	Conference call with R. Finke, J. Bentz and witness regarding deposition preparation issues (.8); telephone call with J. Bentz and R. Finke regarding same (.4); meet with J. Restivo and telephone call with R. Finke regarding litigation strategy for Science Trial (1.0); review status of dispositive motions (.9).	3.10
06/17/03	Miller	Meet with J. Restivo regarding research on class proofs of claim in bankruptcy proceedings (0.7); research regarding class proofs of claim in bankruptcy proceedings (3.8).	4.50
06/17/03	Muha	Meet with J. Restivo and R. Miller re: issues relating to class actions.	.70
06/17/03	Restivo	Review new developments in Science Trial (0.5); telephone call with E. Westbrook (0.3); conference call with R. Finke and D. Cameron (1.0); meeting with researchers (0.5).	2.30
06/17/03	3 Singer	Discussion with J. Restivo re: Rule 23 issues in bankruptcy court.	.50

Date	Name		Hours
06/18/03	Atkinson	Copies of Corn Report/Supplemental Report to D. Cameron to send to expert (.4); provide Corn Report, EPA, NIOSH materials to Richard Finke (.3); searches to locate reference materials for J. Butcher (.5).	1.20
06/18/03	Bentz	Meeting to prepare Dr. Mlynarek for deposition (5.0); preparation for meeting with Dr. Mlynarek for his deposition (3.6).	8.60
06/18/03	Butcher	Meeting with K. Condo re: Daubert motion (.20); meeting with A. Muha re: materials for motion (.10); review materials (.20).	.50
06/18/03	Cameron	Telephone call with J. Bentz and R. Finke regarding expert witness depositions (.5); review materials in preparation for meeting with witness (.9); e-mails regarding deposition schedule (.4).	1.80
06/18/03	Condo	Drafting work on Summary Judgment motion and brief.	1.00
06/18/03	Miller	Further research regarding bankruptcy/class action issues (2.5); prepare memorandum to J. Restivo regarding class proofs of claims in bankruptcy proceeding (1.0).	3.50
06/18/03	Muha	Review file materials re: Daubert issues for and in preparation of Daubert brief (0.4); research class action issues (4.3).	4.70
06/19/03	Atkinson	Memo with copies of all experts' minu-script depositions to client (1.0); searches re: reliance materials to provide to J. Ward and draft letter to J. Ward (1.0).	2.00
06/19/03	Bentz	Preparation for and defending the deposition of Dr. Mlynarek in	8.10

Date	Name		Hours
		Tampa, Florida.	
06/19/03	Butcher	Review materials for Daubert motion.	.30
06/19/03	Cameron	Telephone call with J. Bentz regarding deposition (.4); prepare for witness meeting (1.1); meet with P. Lees regarding deposition preparation (4.1); meet with J. Restivo regarding open issues with depositions and motions (.3).	5.90
06/19/03	Condo	Drafting work on Summary Judgment motion and brief.	3.00
06/19/03	Miller	Further preparation of memorandum regarding bankruptcy issues (1.5); review Bankruptcy Code, Rules and materials regarding removal of actions (1.5); meeting with J. Restivo regarding bankruptcy matters (0.7).	3.70
06/19/03		Research class action case law (3.2); meet with J. Restivo re: same (0.7).	3.90
06/19/03	Restivo	Telephone calls with D. Cameron and R. Finke re: ZAI Science Trial planning and strategy issues (1.0); read recently received correspondence, e-mails and pleadings (1.0); meetings to listen to oral reports on law relating to class actions (1.5); read recently received correspondence, e-mails and pleadings (1.0).	4.50
06/20/03	Atkinson	Revising letter to J. Ward enclosing additional reliance materials (.7); organizing reliance materials to send to claimants' counsel and for files (1.0).	1.70

Date	Name		Hours
06/20/03	Bentz	Preparation of Dr. Lees for deposition and defending deposition (6.2); conference with R. Finke and D. Cameron regarding deposition (0.5).	6.70
06/20/03	Butcher	Draft Notice of Appeal to EPA re: FOIA request.	.30
06/20/03	Cameron	Participate in conference call with J. Bentz and R. Finke concerning reports on deposition (.5); meet with J. Bentz and P. Lees regarding deposition preparation (.5); participate in conference call with R. Finke and expert (.8).	1.80
06/20/03	Muha	Research legal issues relating to class actions.	1.30
06/20/03	Turkaly	Review and digest additional fact witness depositions.	4.50
06/22/03	Cameron	Review of materials for Daubert and summary judgment motions.	1.30
06/22/03	Miller	Further review of Bankruptcy Code, Rules and materials regarding removal of actions.	2.00
06/23/03	Atkinson	Letter to J. Ward with additional reliance materials.	.20
06/23/03	Bentz	Corresponding with claimants' counsel regarding various document production issues (.6); work on dispositive motions (3.0).	3.60
06/23/03	Butcher	Meeting with K. Condo re: Daubert brief (0.4); review materials for brief (1.3); begin drafting brief (1.4).	3.10
06/23/03	Cameron	Prepare for and meet with J. Restivo and K. Condo regarding summary judgment and Daubert motions (.8); additional meeting	2.90

Date	Name		Hours
		with J. Restivo regarding same (.3); telephone call with R. Finke regarding same (.8); meet with J. Bentz regarding Science Trial budget issues (.3); review outline of arguments for motion (.7).	
06/23/03	Condo	Drafting work on Summary Judgment motion and brief.	2.80
06/23/03	Flatley	Messages to/from Dr. Ilgren, et al. during vacation (.60); call with R. Finke and R. Senftleben and follow up with L. DeMarchi Sleigh (.30); call with W. Sparks and follow up (.70).	1.60
06/23/03	Muha	Research issues relating to class actions (3.5); discuss same with J. Restivo (0.5).	4.00
06/23/03	Restivo	Meeting with K. Condo re: Daubert motion (1.2); conference call re: same (0.8); dictate brief opening of motion (0.5); correspondence to R. Turkewitz (0.5); review research on class actions (1.0).	4.00
06/23/03	Turkaly	Review and digest R. Hatch's deposition (2.0); review and digest J. Dillon's deposition (5.5).	7.50
06/24/03	Bentz	Preparation of motion to exclude ZAI claimants' valuation expert (2.1); work regarding summary judgment brief (1.9).	4.00
06/24/03	Butcher	Begin drafting portions of Daubert brief.	1.20
06/24/03	Cameron	Review draft outline for summary judgment brief (.8); telephone call with E. Westbrook regarding motion to increase budget (.2); review and revise motion (.3); review draft letter to Judge Fitzgerald (.3).	1.60

Date	Name		Hours
06/24/03	Condo	Drafting work on Summary Judgment motion and Brief.	2.10
06/24/03	Flatley	Call with R. Finke and R. Senftleben (.30); memo re: schedule and response to it (.10); voice mails and e-mails re: Dr. Ilgren follow up (.10); call with R. Finke (.40); call with Dr. Ilgren and message for R. Finke (.50); meet with J. Bentz re: schedule issues (.10).	1.50
06/24/03	Miller	Further review of bankruptcy materials and case law.	2.50
06/24/03	Restivo	Correspondence and calls re: motion to increase ZAI Science Trial budget (1.7); compose letter to Judge Fitzgerald re: same (0.6)	2.30
06/24/03	Singer	Call R. Copeland Miller re: jurisdiction question.	.30
06/24/03	Turkaly	Review and digest additional fact witness depositions.	7.00
06/25/03	Atkinson	Summation database searches re: attic insulation documents (.6); copies of expert reports to send to client (.3); reviewing Regulatory Documents files (.2).	1.10
06/25/03	Bentz	Correspondence regarding claimants' request for documents regarding Grace simulation (.7); work on dispositive motion (.6).	1.30
06/25/03	Butcher	Detailed review of materials to draft Daubert section of Summary Judgment brief.	3.80
06/25/03	Cameron	Review material regarding ZAI sales (.7); review outline of summary judgment brief and comment (.8).	1.50

Date	Name		Hours
06/25/03	Condo	Drafting work on Summary Judgment motion and brief.	7.70
06/25/03	Flatley	Review outlines and rough draft of brief (1.20); call with J. Bentz re: status (.20); call with D. Cameron re: status (.40); with J. Restivo re: status of brief and scheduling issues and follow up (.50).	2.30
06/25/03	Miller	Further review of case law regarding removal of action to bankruptcy proceeding.	2.30
06/25/03	Restivo	Telephone calls, e-mails re: status of Judge Fitzgerald and Committee for Equity Holders' status in Science Trial.	1.00
06/25/03	Turkaly	Review and digest additional fact witness depositions.	7.00
06/26/03	Atkinson	Collecting expert reports and letter to send to Kramer, Levin (1.0); Hatfield and Longo material to J. Butcher (.4); teleconference with W. Sparks, J. Bentz re: attic insulation, and search on database re: same (.5).	1.90
06/26/03	Bentz	Work on brief in support of Daubert exclusions and summary judgment (5.0); work on motion to exclude valuation expert (2.8); conference with W. Sparks and M. Atkinson regarding factual research (.6); response to claimants' request for documents regarding Lees/Mlynarek depositions (1.0).	9.40
06/26/03	Butcher	Meeting re: Summary Judgment brief (1.80); draft portion of brief (.30).	2.10
06/26/03	Cameron	Prepare for and meet with trial team regarding summary	3.60

Date	Name		Hours
		judgment/Daubert motions (1.9); prepare and revise outline regarding same (.9); review and revise summary of Grace evidence (.8).	
06/26/03	Condo	Drafting work on Summary Judgment motion and brief.	7.50
06/26/03	Flatley	Review outlines and initial draft of brief in support of motion for summary judgment (1.20); meeting to discuss outline of brief and status of preparation (2.10); meet with D. Cameron re: revisions to outline (.20).	3.50
06/26/03	Muha	Search for materials relating to Daubert motion.	.30
06/26/03	Restivo	Preparation for and meeting re: motions and briefs (1.5); case review in preparation for briefs (2.5); dictate portions of memorandum for motions (2.0).	6.00
06/26/03	Turkaly	Review and digest fact witness deposition.	.50
06/27/03	Bentz	Conference with claimants' counsel regarding schedule for serving dispositive motions and briefs (.2); work on motion in limine regarding damages expert (.5); work on motion for summary judgment brief (2.3).	3.00
06/27/03	Butcher	Draft section of summary judgment brief re: indirect preparation of test samples.	4.20
06/27/03	Cameron	Prepare and revise summary of Grace evidence and send to R. Finke (.9); telephone call with R. Finke regarding case review meeting and Summary Judgment Motion issues (.6); telephone call with J. Restivo regarding same (.3); meet with J. Bentz regarding	2.10

Date	Name		Hours
		Summary Judgment Motion issues (.3).	
06/27/03	Condo	Drafting work on Summary Judgment motion and brief.	6.75
06/27/03	Flatley	Call with R. Finke and locating documents for Dr. Ilgren, including letter (.20); e-mails re: status of brief and collecting materials to review (.50).	.70
06/28/03	Butcher	Draft section of brief in support of Motion for Summary Judgment (4.70); revise indirect preparation section (.40).	5.10
06/28/03	Cameron	Work on proposed revisions to summary judgment brief.	1.50
06/28/03	Condo	Drafting work on Summary Judgment motion and brief.	1.00
06/29/03	Atkinson	Summation database searches re: attic insulation prices, 1969-84 (0.5) and draft chart indicating prices (0.6).	1.10
06/29/03	Butcher	Review and revise sections of Daubert/Summary Judgment brief (.80); institute changes and revisions to brief (1.50); review cases cited in the brief (1.10).	3.40
06/29/03	Cameron	Continue review of draft brief and prepare additional inserts and revisions for same.	1.30
06/29/03	Flatley	Review D. Cameron draft inserts (re: summary judgment brief) and supplement.	.30
06/30/03	Atkinson	Searches on internet/library request re: documents referenced in Grace Brief (.8); reviewing files re: ZAI documents (.5).	1.30
06/30/03	Bentz	Work on Daubert/Summary Judgment brief.	4.70

Date	Name			Hours
06/30/03 Butc	her	Work	on Daubert/Summary Judgment 5. Brief.	.10
06/30/03	Cameron		Review of draft summary judgment brief and extensive revisions and comments thereto (2.6); several meetings with J. Restivo and L. Flatley regarding revisions and comments to various sections of the brief (1.8); meet with J. Restivo regarding same (.4).	4.80
06/30/03	Condo		Drafting work on Summary Judgment motion and brief.	2.00
06/30/03	Flatley		E-mails re: status of brief (.20); review first draft of summary judgment brief (2.90); draft language for inserts to brief (1.40); meet with J. Restivo and D. Cameron to review draft of brief and discuss strategy (1.30); reviewing and revising second draft of brief, including discussions with J. Restivo and D. Cameron (4.70).	10.50
06/30/03	Restivo		Work (including meetings, calls, drafting, re-drafting and research) re: July 7 motion for summary judgment and brief in support.	11.00
			TOTAL HOURS	514.65

TIME SUMMARY	Hours		Rate		Value
James J. Restivo Jr.	52.60	at	\$ 475.00	=	24,985.00
Paul M. Singer	.80	at	\$ 475.00	=	380.00
Lawrence E. Flatley	69.60	at	\$ 440.00	=	30,624.00
Douglas E. Cameron	81.10	at	\$ 430.00	=	34,873.00
James W Bentz	84.60	at	\$ 335.00	=	28,341.00
Kathy K. Condo	33.85	at	\$ 385.00	=	13,032.25
Jayme L. Butcher	32.60	at	\$ 200.00	=	6,520.00
Andrew J. Muha	20.20	at	\$ 200.00	=	4,040.00
Joseph E. Culleiton	6.00	at	\$ 235.00	=	1,410.00

Case 01-01139-AMC Doc 4122-1 Filed 07/31/03 Page 23 of 26

Invoice Number 1055253 172573 W. R. Grace & Co. Page 19 60028 ZAI Science Trial July 28, 2003 Rosa Copeland Miller 18.50 at \$ 230.00 = 4,255.00 2,975.00 Maureen L. Atkinson 23.80 at \$ 125.00 = 91.00 at \$ 95.00 = 8,645.00 Christine H. Turkaly 160,080.25 CURRENT FEES TOTAL BALANCE DUE UPON RECEIPT \$ 160,080.25

REED SMITH LLP

Date Name

PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W. R. Grace	Invoice Number	1055381
5400 Broken Sound Blvd., N.W.	Invoice Date	07/28/03
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60029

Hours

Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JUNE 30, 2003

06/02/03 Muha	Final revisions to 22nd Monthly Fee Application.	1.00
06/04/03 Cleversy	Conference with R. Keuler re: CNO (.1); docket research (.5); review and organization of Fee Application file (.4).	1.00
06/04/03 Keuler	Met with L. Lankford re: fee application and revised 22nd monthly fee application.	.60
06/04/03 Lankford	Perform edits, calculations, scan, electronically file and serve Reed Smith's Monthly Fee Application.	1.60
06/06/03 Cleversy	Assist R. Keuler with filing and service of pleadings (.9); modifications to Certificate of No Objections (.5).	1.40
06/06/03 Keuler	Review CNO prepared by J. Cleversy (0.4); revise same (0.4).	.80
06/09/03 Muha	Extensive revisions to 23rd monthly application fee and expense details.	3.40
06/10/03 Muha	Update ZAI Science Trial budget report.	.40
06/17/03 Muha	Revise fee and expense details for 23rd Monthly Fee Application.	2.30

172573 W. R. Grace & Co. 60029 Fee Applications-Applicant July 28, 2003 Invoice Number 1055381 Page 2

Date Name	· 	Hours
06/20/03 Muha	Revise fee/expense details for 23rd Monthly Fee Application.	1.90
06/24/03 Muha	Revise portions of 23rd Monthly Fee Application.	1.20
06/25/03 Keuler	Review documents prepared by J. Lord.	.10
06/25/03 Lord	Research docket and draft CNO for April fee application.	.50
06/26/03 Lankford	File CNO regarding docket #3871.	.40
06/27/03 Cameron	Review 23rd Monthly Fee Application.	1.00
06/30/03 Muha	Revisions to expense details for 23rd Monthly Fee Application, including extensive review of reimbursement reports to add supplemental details to descriptions.	1.00

TOTAL HOURS 18.60

TIME SUMMARY	Hours		Rate		Value
Douglas E. Cameron	1.00	at	\$ 430.00	=	430.00
Andrew J. Muha	11.20	at	\$ 200.00	=	2,240.00
Richard A. Jr. Keuler	1.50	at	\$ 250.00	=	375.00
John B. Lord	.50	at	\$ 145.00	=	72.50
Janet L. Cleversy	2.40	at	\$ 130.00	=	312.00
Lisa Lankford	2.00	at	\$ 80.00	=	160.00

CURRENT FEES 3,589.50

TOTAL BALANCE DUE UPON RECEIPT \$ 3,589.50

REED SMITH LLP PO Box 360074M Pittsburgh, PA 15251-6074 Tax ID# 25-0749630

W.R Grace & Co. One Town Center Road Boca Raton, FL 33486	Invoice Number Invoice Date Client Number Matter Number	1055233 07/28/03 172573 60030				
=========						
Re: (60030) Hearings						
FOR PROFESSIONAL SERVICES	S PROVIDED THROUGH JUNE 30, 2003					
Date Name	Hour 					
06/04/03 Keuler	Calendared objection date and .1 drafted e-mail to Pittsburgh counsel.	O				
06/17/03 Keuler	Attend omnibus hearing in matter 1.60 (1.3); met with J. Lord re: agenda letter and hearing status for today's omnibus hearing (0.3).					
06/17/03 Lord	Assist R. Keuler with preparation .4 of materials for hearing.	0				
	TOTAL HOURS 2.1					
TIME SUMMARY	Hours Rate Value					
Richard A. Jr. Keuler John B. Lord						
	CURRENT FEES	483.00				
	TOTAL BALANCE DUE UPON RECEIPT	\$ 483.00				